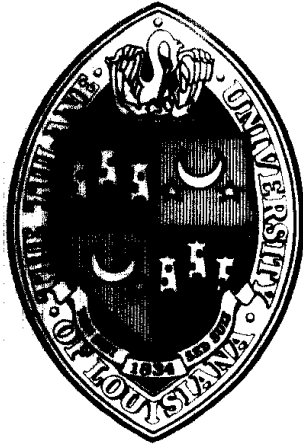


<i>State v. Green</i> : ATTORNEY-CLIENT PRIVILEGE IN THE CRIMINAL CONTEXT .....	<i>Deirdre M. Zalud</i>	954
<i>State v. Green</i> : RECIDIVIST STATUTES—THE PROCEDURE FOR THE INTRODUCTION OF PRIOR CRIME EVIDENCE .....	<i>Miguel Schor</i>	960
<i>State v. Lindsey</i> : INTERPRETING MANDATORY VERSUS PERMISSIVE PRESUMPTIONS IN LOUISIANA CRIMINAL LAW .....	<i>Shannon Gail Skelton</i>	967



# Tulane Law Review

Devoted to the Civil Law, Comparative Law and Codification

## IN MEMORIAM:

HONORABLE ALBERT TATE JR.

John A. Dixon Jr. Alvin B. Rubin  
Gary L. Francione William T. Tête  
Grover J. Rees III A. Yiannopoulos

## ARTICLE

DETREBLING ANTITRUST DAMAGES: AN IDEA  
WHOSE TIME HAS COME?

Edward D. Cavanagh

## COMMENTS

The Taxation of Interest-Free Loans

Brien D. Ward

Thus Far and No Further: The Supreme Court Draws the  
Outer Boundary of the Right to Privacy

Julia K. Sullens

VOLUME 61

NUMBER 4

MARCH 1987

# TULANE LAW REVIEW

VOLUME 61

MARCH 1987

NUMBER 4

## CONTENTS

### IN MEMORIAM: HONORABLE ALBERT TATE JR.

ALBERT TATE JR. . . . . *John A. Dixon Jr.* 711

### CONSTITUTIONAL PROTECTION FOR THE BARBER

IN VILLE PLATTE . . . . . *Alvin B. Rubin* 715

### ALBERT TATE ON THE JUDICIAL FUNCTION . . . . .

*Grover Joseph Rees III* 721

ALBERT TATE JR. . . . . *Gary L. Francione* 741

### CIVIL LAW IN JUDGE TATE'S COURT: THREE

DECADES OF CHALLENGE . . . . . *A. Yiannopoulos* 743

### IN DEFENSE OF FAULT IN THE GUARD UNDER

ARTICLE 2317 . . . . . *William T. Tête* 759

APPENDIX: THE LEGAL WRITINGS OF ALBERT TATE JR. . . . . 773

### ARTICLE

### DETREBLING ANTITRUST DAMAGES: AN IDEA WHOSE

TIME HAS COME? . . . . . *Edward D. Cavanagh* 777

### COMMENTS

### THE TAXATION OF INTEREST-FREE

LOANS . . . . . *Brien D. Ward* 849

### THUS FAR AND NO FURTHER: THE SUPREME

COURT DRAWS THE OUTER BOUNDARY OF THE

RIGHT TO PRIVACY . . . . . *Julia K. Sullens* 907

### RECENT CASES

### *Davis v. A.G. Edwards & Sons, Inc.:*

CIVIL RICO—LIMITATION OF ACTIONS IN

LOUISIANA . . . . . *Cecilia Theresa Absher* 931

### *Hebert v. Doctors Memorial Hospital: THREE-YEAR*

LIMIT ON EXERCISING MEDICAL MALPRACTICE CLAIMS

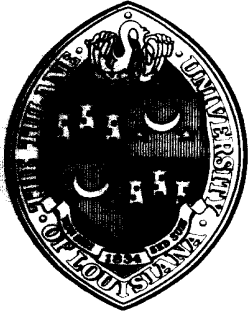
HELD TO BE PRESCRIPTIVE . . . . . *Donald Baron Wiener* 941

### *Lagars v. Lagars: BURDEN OF PROVING FAULT IN AN*

ACTION FOR DIVORCE AND POSTDIVORCE ALIMONY IN

THE ABSENCE OF A JUDICIAL SEPARATION . . . . . *Cari Ann Applebaum* 949

15.951  
2-10



# Tulane Law Review

Devoted to the Civil Law, Comparative Law and Codification

CLINTON LINCOLN

## IN MEMORIAM:

HONORABLE ALBERT TATE JR.

John A. Dixon Jr. Alvin B. Rubin  
Gary L. Francione William T. Tête  
Grover J. Rees III A. Yiannopoulos

## ARTICLE

DETREBLING ANTITRUST DAMAGES: AN IDEA  
WHOSE TIME HAS COME? Edward D. Cavanagh

## COMMENTS

The Taxation of Interest-Free Loans Brien D. Ward  
Thus Far and No Further: The Supreme Court Draws the  
Outer Boundary of the Right to Privacy Julia K. Sullens

VOLUME 61      NUMBER 4      MARCH 1987

# TULANE LAW REVIEW

VOLUME 61

MARCH 1987

NUMBER 4

## CONTENTS

IN MEMORIAM: HONORABLE ALBERT TATE JR.	
ALBERT TATE JR. ....	<i>John A. Dixon Jr.</i> 711
CONSTITUTIONAL PROTECTION FOR THE BARBER IN VILLE PLATTE .....	
	<i>Alvin B. Rubin</i> 715
ALBERT TATE ON THE JUDICIAL FUNCTION. ....	
	<i>Grover Joseph Rees III</i> 721
ALBERT TATE JR. ....	<i>Gary L. Francione</i> 741
CIVIL LAW IN JUDGE TATE'S COURT: THREE DECADES OF CHALLENGE .....	
	<i>A. Yiannopoulos</i> 743
IN DEFENSE OF FAULT IN THE GUARD UNDER ARTICLE 2317 .....	
	<i>William T. Tête</i> 759
APPENDIX: THE LEGAL WRITINGS OF ALBERT TATE JR. ....	
	773
ARTICLE	
DETREBLING ANTITRUST DAMAGES: AN IDEA WHOSE TIME HAS COME? .....	
	<i>Edward D. Cavanagh</i> 777
COMMENTS	
THE TAXATION OF INTEREST-FREE LOANS .....	
	<i>Brien D. Ward</i> 849
THUS FAR AND NO FURTHER: THE SUPREME COURT DRAWS THE OUTER BOUNDARY OF THE RIGHT TO PRIVACY .....	
	<i>Julia K. Sullens</i> 907
RECENT CASES	
<i>Davis v. A.G. Edwards &amp; Sons, Inc.:</i> CIVIL RICO—LIMITATION OF ACTIONS IN LOUISIANA .....	
	<i>Cecilia Theresa Absher</i> 931
<i>Hebert v. Doctors Memorial Hospital: THREE-YEAR LIMIT ON EXERCISING MEDICAL MALPRACTICE CLAIMS HELD TO BE PRESCRIPTIVE .....</i>	
	<i>Donald Baron Wiener</i> 941
<i>Lagars v. Lagars: BURDEN OF PROVING FAULT IN AN ACTION FOR DIVORCE AND POSTDIVORCE ALIMONY IN THE ABSENCE OF A JUDICIAL SEPARATION ..</i>	
	<i>Cari Ann Applebaum</i> 949

<i>State v. Green</i> : ATTORNEY-CLIENT PRIVILEGE IN THE CRIMINAL CONTEXT .....	<i>Deirdre M. Zalud</i>	954
<i>State v. Green</i> : RECIDIVIST STATUTES—THE PROCEDURE FOR THE INTRODUCTION OF PRIOR CRIME EVIDENCE .....	<i>Miguel Schor</i>	960
<i>State v. Lindsey</i> : INTERPRETING MANDATORY VERSUS PERMISSIVE PRESUMPTIONS IN LOUISIANA CRIMINAL LAW .....	<i>Shannon Gail Skelton</i>	967